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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DO CO.		
09/316,387	05/21/1999		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
		ALAN SOLOMON	044137-5025	7724	
9629 75	90 11/18/2002				
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WASHINGTON	I, DC 20004		TUDNED O	TURNER, SHARON L	
			TURNER, SI	HARON L	
			ART UNIT	DADED AND OF	
				PAPER NUMBER	
			1647	10	
			DATE MAILED: 11/18/2002	19	
				` /	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Advisory Action	09/316,387		
	Examiner	SOLOMON ET AL.	
	1 01	Art Unit	
The MAILING DATE of this communication appe	are on the	1647	
b) The period for reply expires on: (1) the mailing date of this Advise event, however, will the statutory period for reply expire later than 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extension 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened is earned patent term adjustment. See 37 CFR 1.704(b).  1. A Notice of Appeal was filed on 23 October 2002. Ap 37 CFR 1.192(a), or any extension thereof (37 CFR 2. The proposed amendment(s) will not be entered becaused in the proposed amendment for the proposed amendment for the proposed in the proposed for appeal; and/or	THIS APPLICATION IN void abandonment of this of a timely filed amendment of this at imely filed amendment of the set of the final rejection.  Sory Action, or (2) the date set for a SIX MONTHS from the mailing ILED WITHIN TWO MONTHS on which the petition under 37 con and the corresponding amount attentory period for reply originally has after the mailing date of the final pellant's Brief must be final pellant's Brief must b	CONDITION FOR ALLOWA s application. A proper reply ent which places the applicati ) a timely filed Request for County (a) a timely filed Request for County (b) ]  Orth in the final rejection, whichever is less at the graph of the final rejection.  OF THE FINAL REJECTION. See Market (b) and the appropriate extension and the set of the fee. The appropriate extension are in the final Office action; or (2) as inal rejection, even if timely filed, may reflect the seal of the appeal.  Inch (see NOTE below);	NCE. to a ion in ontinued  later. In no MPEP ension fee on fee under s set forth in reduce any
NOTE: :	a corresponding number	r of finally rejected claims.	fying the
<ol><li>Applicant's reply has overcome the following rejection</li></ol>	(s):		
4. Newly proposed or amended claim(s) would be canceling the non-allowable claim(s) would be	allowable if submitted in	a separate, timely filed ame	ndmont
application in condition for allowance because: See See	consideration has been c	onsidered but does NOT bloo	11
raised by the Examiner in the final rejection	e it is not directed SOLE	LY to issues which were	,
For purposes of Appeal, the proposed amendment(s) a explanation of how the new or amended claims would The status of the claim(s) is (or will be) as follows:			'y
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: <u>23-27,</u> 29-35 and 37-45			
Claim(s) withdrawn from consideration.			
The proposed drawing correction filed on in a company	opproved - LVTI		
☐ The proposed drawing correction filed on is a)☐ ☐ Note the attached Information Disclosure Statement(s)(	approved or b) disap	oproved by the Examiner.	
<ul> <li>☐ The proposed drawing correction filed on is a) ☐</li> <li>☑ Note the attached Information Disclosure Statement(s)(</li> <li>☑ Other: See Continuation Sheet</li> </ul>	approved or b)⊡ disa <sub>l</sub> PTO-1449) Paper No(s).	pproved by the Examiner.	
☐ The proposed drawing correction filed on is a)☐ ☐ Note the attached Information Disclosure Statement(s)(	approved or b)⊡ disa <sub>l</sub> PTO-1449) Paper No(s).	pproved by the Examiner.	

Continuation of 5. does NOT place the application in condition for allowance because: Neither applicant's arguments nor declaration evidence non-enablement or non-obviousness of the invention as taught by the prior art references in comparison to applicant's specification. The principles and demonstration of antibody clearance are evident within the art .

Continuation of 10. Other: No amendments to the claims were made after-final. The IDS filed 10-23-02 has not been considered as the

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